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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/699,820	11/04/2003	Sung Uk Moon	244927US90	4464
22850 OBLON, SPIV	7590 08/17/200 AK, MCCLELLAND,	EXAMINER		
1940 DUKE ST	rreet	DEAN, RAYMOND S		
ALEXANDRIA	A, VA 22314	•	ART UNIT	PAPER NUMBER
		2618	•	
			NOTIFICATION DATE	DELIVERY MODE
			08/17/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/699,820	MOON ET AL.	
Examiner	Art Unit	
Raymond S. Dean	2618	

	Raymond S. Dean	2618	
The MAILING DATE of this communication ap	pears on the cover sheet with	the correspondence ad	dress
THE REPLY FILED 23 July 2007 FAILS TO PLACE THIS A	PPLICATION IN CONDITION FO	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to of this application, applicant must timely file one of the for places the application in condition for allowance; (2) a a Request for Continued Examination (RCE) in complitatime periods:	on the same day as filing a Noti ollowing replies: (1) an amendme Notice of Appeal (with appeal fe ance with 37 CFR 1.114. The rep	ice of Appeal. To avoid ab nt, affidavit, or other evide e) in compliance with 37 (ence, which CFR 41.31; or (3)
 a) The period for reply expires 3 months from the mailing of the period for reply expires on: (1) the mailing date of the no event, however, will the statutory period for reply experiod Examiner Note: If box 1 is checked, check either box (a) TWO MONTHS OF THE FINAL REJECTION. See MPE 	is Advisory Action, or (2) the date se ire later than SIX MONTHS from the or (b). ONLY CHECK BOX (b) WHE	mailing date of the final reject	tion.
Extensions of time may be obtained under 37 CFR 1.136(a). The chave been filed is the date for purposes of determining the period of under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office I may reduce any earned patent term adjustment. See 37 CFR 1.70 NOTICE OF APPEAL	late on which the petition under 37 Cl f extension and the corresponding an the shortened statutory period for rep ater than three months after the mail 4(b).	mount of the fee. The approp ly originally set in the final Of ing date of the final rejection,	riate extension fee fice action; or (2) a even if timely filed
 The Notice of Appeal was filed on A brief in confiling the Notice of Appeal (37 CFR 41.37(a)), or any ean Notice of Appeal has been filed, any reply must be filed the AMENDMENTS 	extension thereof (37 CFR 41.37)	e)), to avoid dismissal of t	ths of the date of he appeal. Since
3. The proposed amendment(s) filed after a final rejection (a) They raise new issues that would require further (b) They raise the issue of new matter (see NOTE to (c) They are not deemed to place the application in appeal; and/or (d) They present additional claims without canceling NOTE: (See 37 CFR 1.116 and 41.336)	consideration and/or search (se below); better form for appeal by materia g a corresponding number of fina	e NOTE below); ally reducing or simplifying	
 4. The amendments are not in compliance with 37 CFR 5. Applicant's reply has overcome the following rejection 6. Newly proposed or amended claim(s) would be non-allowable claim(s). 7. For purposes of appeal, the proposed amendment(s): how the new or amended claims would be rejected is The status of the claim(s) is (or will be) as follows: Claim(s) allowed: none. Claim(s) objected to: none. Claim(s) rejected: 1 and 4-13. Claim(s) withdrawn from consideration: none. 	1.121. See attached Notice of Non(s): e allowable if submitted in a sepa a) will not be entered, or b) [arate, timely filed amendm	ent canceling the
AFFIDAVIT OR OTHER EVIDENCE 8. ☐ The affidavit or other evidence filed after a final action because applicant failed to provide a showing of good was not earlier presented. See 37 CFR 1.116(e).	, but before or on the date of filing and sufficient reasons why the a	g a Notice of Appeal will <u>n</u> ıffidavit or other evidence	ot be entered is necessary and
 The affidavit or other evidence filed after the date of fil entered because the affidavit or other evidence failed showing a good and sufficient reasons why it is neces The affidavit or other evidence is entered. An explana 	to overcome <u>all</u> rejections under sary and was not earlier presente	appeal and/or appellant fa ed. See 37 CFR 41.33(d)(ails to provide a (1).
REQUEST FOR RECONSIDERATION/OTHER 11. ☑ The request for reconsideration has been considered See Continuation Sheet.		tion in condition for allowa	ance because:
12. ☐ Note the attached Information Disclosure Statement(13. ☐ Other:	s). (PTO/SB/08) Paper No(s)	Raymond S. Dean	

August 8, 2007 571-272-7877

Continuation of 11. does NOT place the application in condition for allowance because:

Examiner respectfully disagrees with Applicants' assertion on Page 6, 4th Paragraph "Trossen, however, fails to teach or suggest a reception ability value collector ...". The SNR that is measured in Trossen is converted to a corresponding maximum data rate that can be supported or received by the mobile, which is a reception ability value (See Col. 5 lines 20 - 43). The node, which is the reception ability value collector, stores the data rates in order to determine which modulation coding rate, which is a transmission method, to invoke (See Col. 5 lines 31 - 38). Trossen further teaches the scenario wherein the node collects the data rate that each mobile in the multicast group can support (See Col. 6 lines 4 - 24). Trossen further teaches wherein the reception ability value is defined by at least one of a demodulation method, a reception buffer size, a computing processing ability, an error correction method and an interleaving length (Col. 5 lines 24 - 27, computing processing capability to process the transmitted data rate). Examiner respectfully disagrees with Applicants' assertion on Page 8, 3rd Paragraph "Trossen, however, fails to teach or suggest that a transmission method is determined in accordance with ...". Trossen further teaches a system in which each of the mobiles reliably receive data. The mobiles can have different data rates that said mobiles can support thus there can be a scenario in which there will be a mobile which can support the lowest data rate (See Col. 7 lines 60 - 62).

EDWARD F. URBAN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600